

1 **HONE LAW**  
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3 701 N. Green Valley Parkway, Suite 200  
Henderson, NV 89074  
Phone 702-608-3720  
4 Fax 702-608-7814

5 *Attorneys for Plaintiff*  
Christina Jordan, Renee Dean, and Wendy Regge

6  
7 IN THE UNITED STATES DISTRICT COURT  
8  
DISTRICT OF NEVADA

9 CHRISTINA JORDAN,

10 Plaintiff,

11 vs.

12 WYNDHAM VACATION OWNERSHIP,  
INC., a Nevada corporation; DEMETRIUS  
13 BARNES-VAUGHN, an individual; DOES I  
through X, inclusive; and ROE BUSINESS  
14 ENTITIES, I through X, inclusive,

15 Defendants.

Consolidate for Discovery  
Case No. 2:21-cv-02228-CDS-NJK

**STIPULATION AND ORDER FOR HONE  
LAW TO WITHDRAW AS COUNSEL FOR  
PLAINTIFFS CHRISTINA JORDAN,  
RENEE DEAN, AND WENDY REGGE**

16 WENDY REGGE,

17 Plaintiff,

18 vs.

19 WYNDHAM VACATION OWNERSHIP,  
INC., et al.,

20 Defendants.

Case No. 2:21-cv-02235-JCM-EJY

22 RENEE DEAN,

23 Plaintiff,

24 vs.

25 WYNDHAM VACATION OWNERSHIP,  
INC., et al.

26 Defendants.

Case No. 2:22-cv-00141-GMN-NJK



1 Pursuant to LR IA 11-6, Hone Law and Plaintiffs Christina Jordan (“Jordan”), Renee  
 2 Dean (“Dean”), and Wendy Regge (“Regge”) (together, “Plaintiffs”), hereby submit this  
 3 Stipulation and Order for Hone Law to withdraw as counsel for Plaintiffs.

4 IT IS HEREBY STIPULATED AND AGREED between the Plaintiffs and Hone Law  
 5 that Hone Law shall withdraw as counsel for Plaintiffs. This Stipulation is submitted and based  
 6 upon the following:

7 1. Plaintiffs’ lead counsel, Jill Garcia, passed away on February 5, 2024.

8 2. Hone Law has reviewed and assessed each of the more than 40 open cases that  
 9 Ms. Garcia was handling and determined that it does not have the capacity to continue represent  
 10 the three Plaintiffs in this action.

11 3. Plaintiffs have been informed of the circumstances that require Hone Law to  
 12 withdraw from their respective cases and agree to the withdrawal of Hone Law.

13 4. On February 13, 2024, the Court ordered that this matter be stayed for 30 days.

14 [ECF 106.]

15 5. On March 12, 2024, Plaintiffs’ counsel met and conferred with Defendants’  
 16 counsel and Defendants’ counsel stated that they have no objection to the withdrawal of Hone  
 17 Law. (See ECF 107 at ¶ 6.)

18 6. On March 13, 2024, the Parties filed their Joint Status Report and the Parties  
 19 stipulated to stay the case for an additional 60 days to allow the three Plaintiffs to retain new  
 20 counsel. (ECF 108.)

21 7. The contact information for each Plaintiff is as follows:

22 Christina Jordan 10369 Cherokee Corner Dr. Las Vegas, NV 89129 <a href="mailto:airjordan69@icloud.com">airjordan69@icloud.com</a> 702.358.6080	23 Renee Dean 18465 SW Stepping Stone Dr. #9 Beaverton, OR 97003 <a href="mailto:rdean0730@gmail.com">rdean0730@gmail.com</a> 971.282.5399
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25 Wendy Regge 848 N. Rainbow Boulevard #289 Las Vegas, NV 89107 <a href="mailto:wendyregge@outlook.com">wendyregge@outlook.com</a> 702.686.2746
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26 // /  
 27  
 28



1       8. Plaintiffs (either in proper person or through their new counsel) shall consult with  
2 Defendants' Counsel and the Parties shall file a Joint Status Report on or before May 13, 2024  
3 with proposed dates for completing discovery in this matter. If a notice of appearance is not  
4 filed before that time, plaintiffs must notify the court whether they will proceed pro se or  
5 retain new counsel.

Dated this 2nd day of April 2024.

Dated this 3-27-<sup>27</sup>24 day of MARCH 2024.

HONE LAW

  
Kelly B. Stout, NV Bar No. 12105  
kstout@hone.law  
701 N. Green Valley Parkway, Suite 200  
Henderson, NV 89074

*Attorneys for Plaintiffs*  
Christina Jordan, Renee Dean and  
Wendy Regge

Dated this \_\_\_\_\_ day of March 2024.

  
Christina Jordan  
*Plaintiff*

Dated this \_\_\_\_\_ day of March 2024.

Renee Dean  
*Plaintiff*

Wendy Regge  
*Plaintiff*

IT IS SO ORDERED.

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UNITED STATES DISTRICT JUDGE

Date:



1       8. Plaintiffs (either in proper person or through their new counsel) shall consult with  
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3 with proposed dates for completing discovery in this matter. If a notice of appearance is not  
4 filed before that time, plaintiffs must notify the court whether they will proceed pro se or  
5 retain new counsel.

Dated this \_\_\_\_\_ day of March 2024.

Dated this \_\_\_\_\_ day of **MARCH 2024**.

6 HONE LAW

7 Kelly B. Stout, NV Bar No. 12105  
kstout@hone.law  
8 701 N. Green Valley Parkway, Suite 200  
Henderson, NV 89074

9 *Attorneys for Plaintiffs*  
10 *Christina Jordan, Renee Dean and*  
*Wendy Regge*

11  
12 03 / 13 / 2024  
Dated this \_\_\_\_\_ day of March 2024.

13 *Renee Dean*  
14 \_\_\_\_\_  
15 Renee Dean  
*Plaintiff*

Christina Jordan  
*Plaintiff*

Dated this \_\_\_\_\_ day of March 2024.

Wendy Regge  
*Plaintiff*

16  
17 **IT IS SO ORDERED.**  
18  
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20 \_\_\_\_\_  
21 UNITED STATES DISTRICT JUDGE  
22 Date:  
23  
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25  
26  
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28



1       8. Plaintiffs (either in proper person or through their new counsel) shall consult with  
2 Defendants' Counsel and the Parties shall file a Joint Status Report on or before May 13, 2024  
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5 retain new counsel.

Dated this \_\_\_\_\_ day of March 2024.

Dated this \_\_\_\_\_ day of **MARCH 2024**.

6 HONE LAW

7 Kelly B. Stout, NV Bar No. 12105  
kstout@hone.law  
8 701 N. Green Valley Parkway, Suite 200  
Henderson, NV 89074

9 *Attorneys for Plaintiffs*  
10 Christina Jordan, Renee Dean and  
Wendy Regge

12 Dated this \_\_\_\_\_ day of March 2024.

Christina Jordan  
*Plaintiff*

14 Renee Dean  
*Plaintiff*

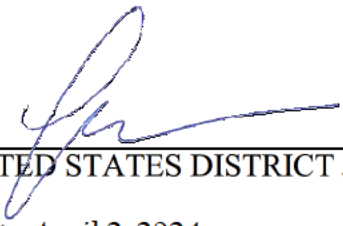
Wendy Regge  
*Plaintiff*

03 / 14 / 2024

Dated this \_\_\_\_\_ day of March 2024.

*Wendy Regge*

17 **IT IS SO ORDERED.**

18   
19 UNITED STATES DISTRICT JUDGE

20 Date: April 2, 2024

